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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/650,585	08/28/2003		Diane Thibeault	13/082-1-D1	13/082-1-D1 7451	
28513	7590	06/06/2006		EXAMINER		
MICHAEL P. MORRIS				MOSHER, MARY		
BOEHRING	ER INGE	LHEIM CORPORA	TION			
900 RIDGEBURY RD				ART UNIT	PAPER NUMBER	
P O BOX 368				1648		

P O BOX 368 RIDGEFIELD, CT 06877-0368

DATE MAILED: 06/06/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Summan	10/650,585	THIBEAULT ET AL.					
Office Action Summary	Examiner	Art Unit					
	Mary E. Mosher, Ph.D.	1648					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  16(a). In no event, however, may a reply be tim  rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	l. ely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 29 Au	iaust 2005.						
·= · · · · · · · · · · · · · · · · · ·	action is non-final.						
3) Since this application is in condition for allowan	/ <del></del>						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠ Claim(s) <u>3-5</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5)⊠ Claim(s) <u>3 and 5</u> is/are allowed.							
6)⊠ Claim(s) <u>4</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9) The specification is objected to by the Examiner	r.						
10)☐ The drawing(s) filed on is/are: a)☐ acce	epted or b) $\square$ objected to by the E	Examiner.					
Applicant may not request that any objection to the o	drawing(s) be held in abeyance. See	37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correcti	:	• •					
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
<ul><li>12) ☐ Acknowledgment is made of a claim for foreign</li><li>a) ☐ All b) ☐ Some * c) ☐ None of:</li></ul>	priority under 35 U.S.C. § 119(a)	-(d) or (f).					
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
<ol><li>Copies of the certified copies of the prior</li></ol>		d in this National Stage					
application from the International Bureau	` ',						
* See the attached detailed Office action for a list of	of the certified copies not receive	d.					
Attachment(s)							
I) ⊠ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)  Interview Summary Paper No(s)/Mail Da						
Paper No(s)/Mail Date 8/29/05.		atent Application (PTO-152)					

#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after allowance or after an Office action under *Ex Parte Quayle*, 25 USPQ 74, 453 O.G. 213 (Comm'r Pat. 1935). Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submission filed on 8/29/2005 has been entered.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claim 4 is rejected under 35 U.S.C. 102(a) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over the abstract by Steinkuhler et al (cioted on IDS). Claim 4 is drawn to an isolated polypeptide consisting of an amino acid sequence 90% identical over its length compared to SEQ ID NO: 4 or 10. According to applicant's specification, SEQ ID NO:10 is HCV NS2/3 residues 904-1206. Steinkuhler teaches an isolated protein containing residues 907-1206, and teaches that this region is a minimal catalytic entity for the protease. Although Steinkuhler does not teach the sequence of the HCV protein used, there is reason to believe that it is at least 90% identical to SEQ

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ID NO:10. The authors later disclose that they used the HCV J isolate (see as evidence Pallaoro et al, Journal of Virology 75:9939-9946, October 2001). The 907-1206 region of HCV J strain is at least 94% identical to SEQ ID NO: 10 (see the attached alignment). Therefore, there is reason to believe that the reference inherently anticipates the invention as claimed. Alternatively, the reference teaches that the region 907-1206 is essential for protease catalytic activity, and teach that the protease can be isolated. It would have been a matter of routine experimentation to determine the modulated growth conditions suggested as suppressing self cleavage, and to choose any known strain of HCV for the source of the protease. Since known strains of HCV (including HCV J) would fall within the required homology parameters, it is concluded that the invention as a whole was at least prima facie obvious, if not anticipated by the reference.

# Allowable Subject Matter

Claims 3 and 5 remain allowed, because the prior art does not teach or suggest the specific amino acid sequences recited in these claims, or provide motivation to substitute amino acids within the previously known HCV polyprotein sequences to reach the specific recited sequences.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mary E. Mosher, Ph.D. whose telephone number is 571-272-0906. The examiner can normally be reached on varying dates and times; please leave a message..

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bruce Campell can be reached on 571-272-0974. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

5/30/06

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## Sequence alignment

gi | 221611 | dbj | BAA14233.1 | unnamed protein product [Hepatitis C virus] Length=3010 (HCV J Polyprotein) Score = 530 bits (1364), Expect = 2e-154 Identities = 286/303 (94%), Positives = 297/303 (98%), Gaps = 0/303 (0%) AGITKVPYFVRAQGLIRACMLVRKAAGGHYVQMAFMKLAALTGTYVYDHLTPLODWAHAG AGIT+VPYFVRAQGLIRACMLVRK AGGHYVQMAFMKLAALTGTYVYDHLTPL+DWAHAG HCV J 904 AGITRVPYFVRAQGLIRACMLVRKVAGGHYVQMAFMKLAALTGTYVYDHLTPLRDWAHAG 963 Seq 10 61 LRDLAVAVEPVIFSDMEVKIITWGADTAACGDIISGLPVSARRGREILLGPADNFEGOGW 120 LRDLAVAVEPV+FSDME K+ITWGADTAACGDIISGLPVSARRG+EILLGPAD+F QGW HCV J 964 LRDLAVAVEPVVFSDMETKLITWGADTAACGDIISGLPVSARRGKEILLGPADSFGEQGW 1023 Seq 10 121 RLLAPITAYSQQTRGLLGCIITSLTGRDKNQVEGEVQVVSTATQSFLATCVNGVCWTVFH  $\verb|RLLAPITAYSQQTRGLLGCIITSLTGRDKNQV+GEVQV+STATQSFLATCVNGVCWTV+H|$ HCV J 1024 RLLAPITAYSQQTRGLLGCIITSLTGRDKNQVDGEVQVLSTATQSFLATCVNGVCWTVYH 1083 Seq 10 181 GAGSKTLAGPKGPITQMYTNVDQDLVGWQAPPGARSMTPCTCGSSDLYLVTRHADVIPVr GAGSKTLAGPKGPITQMYTNVDQDLVGW APPGARSMTPCTCGSSDLYLVTRHADV+PVR HCV J 1084 GAGSKTLAGPKGPITQMYTNVDQDLVGWPAPPGARSMTPCTCGSSDLYLVTRHADVVPVR Seq 10 241 RGDSRGSLLSPRPVSYLKGSSGGPLLCPSGHAVGIFRAAVCTRGVAKAVDFIPVESMET RRGDSRGSLLSPRP+SYLKGSSGGPLLCPSGH VGIFRAAVCTRGVAKAVDFIPVESMET HCV J 1144 RRGDSRGSLLSPRPISYLKGSSGGPLLCPSGHVVGIFRAAVCTRGVAKAVDFIPVESMET 1203 Seq 10 301 TMR TMR

HCV J 1204 TMR 1206